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IN THE UNITED STATES PATENT
AND TRADEMARK OFFICE

Applicants: Geun Su Lee et al.) I hereby certify that this paper is being
Serial No.: 10/723,029) deposited with the United States Postal
Filed: November 26, 2003) Service with sufficient postage as first
Title: CLEANING SOLUTION FOR) class mail in an envelope addressed to
PHOTORESIST AND METHOD) Mail Stop Amendment, Commissioner for
FOR FORMING PATTERN) Patents, P.O. Box 1450, Alexandria,
USING THE SAME) Virginia 22313-1450, on **May 30, 2006**.
Group Art Unit: 1751)
Examiner: Gregory E. Webb)
Attorney Docket No.: 30205/39714) Sandip H. Patel (Reg. No. 43,848)
) Attorney for Applicants

RESPONSE PURSUANT TO 37 CFR § 1.143

Mail Stop Amendment
Commissioner for Patents
P.O. Box 1450
Alexandria, Virginia 22313-1450

Dear Sir:

This paper is presented pursuant to 37 CFR § 1.143 and in response to the April 27, 2006, non-final official action requiring a three-way restriction among the pending claims (i.e., claims 1-23) for examination purposes. The restriction requirement is traversed, and reconsideration and withdrawal of the restriction requirement are respectfully requested in view of the following remarks.

A complete listing of the existing claims is not required (or presented herein) because no changes are being made to the claims, no claims are being canceled, and no claims are being added. See 37 CFR § 1.121(c).

The action does not acknowledge the applicants' claim for foreign priority under 35 USC § 119 and the U.S. Patent and Trademark Office's (PTO's) receipt of certified copies of the foreign priority applications, which were filed November 26, 2003. The applicants respectfully request appropriate acknowledgment of each in the next official action.